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6	eron.cannon@mccormickbarstow.com Attorneys for Plaintiffs ALLSTATE INSURANCE				
7	COMPANY, ALLSTATE PROPERTY & CASUALTY COMPANY and ALLSTATE INDEMNITY				
·	COMPANY and ALLSTATE INDEMNITY  COMPANY				
8	UNITED STATES DISTRICT COURT				
9	DISTRICT OF NEVADA				
10					
11	ALLSTATE INSURANCE COMPANY,	CASE NO. 2:08-cv-00369-JCM-GWF			
12	ALLSTATE PROPERTY & CASUALTY COMPANY and ALLSTATE INDEMNITY				
13	COMPANY,	ORDER GRANTING PLAINTIFFS' MOTION FOR PRODUCTION OF THE			
14	Plaintiffs,	UNDERLYING CLAIMANTS' HIPAA PROTECTED RECORDS PURSUANT			
15	VS.	TO A QUALIFIED PROTECTIVE ORDER UNDER 45 C.F.R. §164.512			
16	OBTEEN N. NASSIRI, D.C., JENNIFER	ORDER UNDER 43 C.P.M. §104.312			
17	NASSIRI, ALBERT NOORDA, M.D., ADVANCED ACCIDENT CHIROPRACTIC				
18	CARE, DIGITAL IMAGING SERVICES aka DIGITAL IMAGING SERVICES, LLC,				
19	MARYLAND MEDICAL CENTER, LLC,				
20	Defendants.				
		•			
21	TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD HEREIN:				
22	THIS MATTER having come before this Court on the 12th day of August, 2010, in				
23	Courtroom 3A, before the Honorable George W. Foley, on Plaintiffs' MOTION FOR				
24	PRODUCTION OF THE UNDERLYING CLAIMANTS' HIPAA PROTECTED RECORDS				
25	PURSUANT TO A QUALIFIED PROTECTIVE ORDER UNDER 45 C.F.R. §164.512, the				
26	Court having an opportunity to review the papers and pleadings on file and having entertained				
27	oral argument:				
28 stow,	03246/01462-1606758.v1				
TE &					

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP P.O. Box 28912 FRESNO. CA 93729-8912

## IT IS HEREBY ORDERED that:

1. Plaintiffs' MOTION FOR PRODUCTION OF THE UNDERLYING CLAIMANTS' HIPAA PROTECTED RECORDS PURSUANT TO A QUALIFIED PROTECTIVE ORDER UNDER 45 C.F.R. §164.512, is GRANTED.

#### IT IS HEREBY FURTHER ORDERED that:

- 2. Attached hereto, as "Exhibit A," is the QUALIFIED PROTECTIVE ORDER that is referenced in the Court's Order above.
- 3. Each party will produce, on computer CD or DVD, all relevant documents to any other party making a valid discovery request for this information, and if necessary, portions of those documents will be redacted. Defendants shall produce a redacted version of the entire patient file for each and every one of the underlying personal-injury claimants for which the Plaintiffs are claiming damages against the Defendants. Plaintiffs will produce a redacted version of the entire claims file for each and every one of the underlying personal-injury claimants for which the Plaintiffs are claiming damages against the Defendants.
  - 4. The producing party will bear the burden and expense of any redaction.
  - 5. Each party will maintain and disclose to the other parties a redaction-log.
- 6. For purposes of this ORDER only, a HIPAA-protected document is "relevant" if
  1) it relates to an alleged injury for which a personal-injury claim was made to the Plaintiffs, and
  2) it relates to services that were provided before the date on which the personal-injury claim was settled.
- 7. Plaintiffs' Motion to Compel Discovery Responses from Defendants Obteen Nassiri, DC, Jennifer Nassiri, Advanced Accident Chiropractic, and Digital Imaging Services, is withdrawn subject to the parties' counsel engaging in a further discovery dispute resolution conference. Plaintiffs may file a renewed motion to compel if the parties cannot resolve the matter. The parties shall also confer regarding further extension of discovery.

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### All parties shall comply with this ORDER no later than thirty (30) from the 1 8. 2 date on which this ORDER is signed. 3 IT IS SO ORDERED this 26th day of August, 2010. 4 5 6 GEÖRGE KOLEY. JR. 7 United States Magistrate Judge 8 Dated: August 25, 2010 Respectfully Submitted by: 9 McCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 10 11 Bruce W. Kelley, NV Bar No. 7331 12 Eron Z. Cannon, NV Bar No. 8013 8337 West Sunset Road, Suite 350 13 Las Vegas, NV 89113 Attorneys for Plaintiffs 14 ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY 15 COMPANY and ALLSTATE INDEMNITY COMPANY 16 APPROVED AS TO FORM AND CONTENT: 17 AGWARA & ASSOCIATES Dated: August 25, 2010 18 19 By: //S// 20 Liborius Agwara, NV Bar No. 7576 1058 E. Sahara Ave., #B 21 Las Vegas, NV 89104 Attorney for Defendants 22 OBTEEN N. NASSIRI, DC, JENNIFER NASSIRI, ADVANCED ACCIDENT 23 CHIROPRACTIC CARE, DIGITAL IMAGING SERVICES aka DIGITAL 24 IMAGING SERVICES, LLC 25 26 27 28 3 03246/01462-1606758.v1

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# Case 2:08-cv-00369-JCM-GWF Document 220 Filed 08/26/10 Page 4 of 10 SCHUERING ZIMMERMAN SCULLY Dated: August 25, 2010 TWEEDY & DOYLE, LLP //S// By: THOMAS J. DOYLE, ESQ. Nevada Bar No. 1120 400 University Avenue Sacramento, California 95825 Attorney for Defendants ALBERŤ NOORDA, MD & MARYLAND MEDICAL CENTER McCormick, Barstow, 03246/01462-1606758.v1 SHEPPARD, WAYTE & CARRUTH LLP

P.O. Box 26912 Fresno, CA 93729-8912

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Thomas J. Doyle, Esq.

### PROOF OF SERVICE

I am a resident of the State of Nevada, over the age of eighteen years, and not a party to the within action. My business address is McCormick, Barstow, Sheppard, Wayte & Carruth LLP, 8337 West Sunset Road, Suite 350, Las Vegas, Nevada 89113. On August , 2010, I served the within documents:

## ORDER GRANTING PLAINTIFFS' MOTION FOR PRODUCTION OF THE UNDERLYING CLAIMANTS' HIPAA PROTECTED RECORDS PURSUANT TO A **OUALIFIED PROTECTIVE ORDER UNDER 45 C.F.R. 164.512**

BY ELECTRONIC SUBMISSION: submitted to the above-entitled Court for electronic filing.

Brett Schoel, Esq. SCHUERING ZIMMERMAN & DOYLE, LLP 400 University Avenue Sacramento, California 95825-6502 (916) 567-0400 Tel (916) 568-0400 Fax Attorneys for Defendants Albert Noorda, M.D. & Maryland Medical Center, LLC Kevin J. Lesinski, Esq. Patty H. Lee, Esq. SEYFARTH, SHAW LLP 560 Mission Street, Suite 3100 San Francisco, CA 94105 (415) 397-2823 Tel (415) 397-8549 Fax Attorneys for Counterdefendants Allstate Insurance Company, Allstate Property & Casualty Insurance Company and Allstate Insurance Company

Kim Mandelbaum, Esq. MANDELBAUM, SCHWARZ, ELLERTON & MCBRIDE 2012 Hamilton Lane Las Vegas, Nevada 89106 (702) 367-1234 Tel (702) 367-1978 Fax Attorneys for Defendants Albert Noorda, M.D. & Marvland Medical Center, LLC

Liborius I. Agwara, Esq. **AGWARA & ASSOCIATES** 1058 East Sahara Avenue #B Las Vegas, NV 89104 (702) 385-4800 (702) 737-7705

Attorneys for Defendants/Counterclaimants/Third-Party Plaintiffs Obteen N. Nassiri, D.C., Jennifer Nassiri, Advanced Accident Chiropractic Care, Digital Imaging Services aka Digital Imaging Services, LLC

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of Nevada that the above is true and correct. Executed on August 6, 2010, at Las Vegas, Nevada.

An Employee of McCormick Barstow LLP

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#### 1 Bruce W. Kelley, NV Bar No. 7331 (SPACE BELOW FOR FILING STAMP ONLY) Eron Z. Cannon, NV Bar No. 8013 2 McCormick, Barstow, Sheppard, Wayte & Carruth LLP 8337 West Sunset Road, Suite 350 3 Las Vegas, NV 89113 4 Telephone: (702) 949-1100 (702) 949-1101 Facsimile: bruce.kelley@mccormmickbarstow.com 5 eron.cannon@mccormickbarstow.com Attorneys for Plaintiffs 6 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 10 CASE NO. 2:08-cv-00369-JCM-GWF 11 ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY 12 COMPANY and ALLSTATE INDEMNITY COMPANY, 13 Plaintiffs, **QUALIFIED PROTECTIVE ORDER** 14 VS. 15 OBTEEN N. NASSIRI, D.C., JENNIFER 16 NASSIRI, ALBERT NOORDA, M.D., ADVANCED ACCIDENT CHIROPRACTIC 17 CARE, DIGITAL IMAGING SERVICES aka DIGITAL IMAGING SERVICES, LLC, 18 MARYLAND MEDICAL CENTER, LLC, 19 Defendants. 20 WHEREAS, Plaintiffs are seeking the production of records which Defendants 21 contend constitute Protected Health Information ("PHI") and Defendants are seeking the 22 production of records which Plaintiffs contend constitute PHI about third parties that is protected 23 by the Health Insurance Portability and Accountability Act of 1996; 24 WHEREAS the parties wish to prevent the possibility of any misuse or 25 unnecessary disclosure of PHI; 26 WHEREAS, while PHI is generally private information, 45 C.F.R. § 164.512 27 expressly allows for the disclosure of PHI in the course of any judicial proceeding either in 28 MCCORMICK, BARSTOW, 03246/01462-1609374.v1 SHEPPARD, WAYTE & CARRUTH LLP QUALIFIED PROTECTIVE ORDER

8337 W. SUNSET RD., #350 LAS VEGAS, NV 89113 Case 2:08-cv-00369-JCM-GWF Document 220 Filed 08/26/10 Page 6 of 10

response to (1) a discovery request where the parties have agreed upon a protective order and have presented it to the court, or (2) a court order.

IT IS THEREFORE ORDERED, that the following procedures designed to ensure the protection of PHI shall govern all forthcoming pre-trial discovery proceedings:

- 1. Defendants and Plaintiffs shall produce all medical records for each listed claimant/patient relating to the injuries that were the subject of the patient's claim up to the date the claim was resolved.
- 2. Any and all documents, materials or information produced in discovery in this matter and designated as being PHI pursuant to HIPAA, such documents, materials or information, including any copies, recordings, discs, prints, negative, summaries, or contents or substance thereof, are subject to this Protective Order and are confidential.
- 3. This PHI may be shown, or its contents disclosed only to the following persons:
  - (a) Counsel of record in this action and counsel's agents and employees;
  - (b) Any expert used as a consultant or intended to be called as a witness who is retained by counsel of record to assist in the preparation and/or trial of this case;
  - (c) The parties to this action and their agents and employees; and
  - (d) The jury and members of the Court as necessary for a complete adjudication of this matter.

PHI designated as subject to this Protective Order shall not be disclosed or shown to any other person or entity unless or until the side wishing to make such disclosure informs the other side and gives them a reasonable time to object, at least thirty (30) calendar days. In the event of objection, the parties' respective counsel of record will make a good faith effort to resolve the dispute informally before filing any motion with the above-entitled Court relating to said dispute. If an objection is made in writing, the PHI shall not be disclosed until the Court has issued a decision determining that disclosure of the document is appropriate.

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1	8. The United States District Court, District of Nevada shall retain jurisdiction			
2	to enforce the Protective Order after the termination of this action and that the Court may award attorneys fees and costs in any proceeding to enforce the Protective Order pursuant to FRCP 37.  IT IS SO ORDERED			
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6	Dated:			
7		UNITED STATES DISTRICT JUDGE		
8		OR UNITED STATES MAGISTRATE JUDGE		
9				
10	Dated: August 25, 2010	Respectfully Submitted by:		
11		McCORMICK, BARSTOW, SHEPPARD,		
12		WAYTÉ & CARRUTH LLP		
13		By: Bruce W. Kelley, NV Bar No. 7331		
14 15		Eron Z. Cannon, NV Bar No. 8013 8337 West Sunset Road, Suite 350 Las Vegas, NV 89113		
16		Attorneys for Plaintiffs		
17	APPROVED AS TO FORM AND CONTENT:			
18	Dated: August 25, 2010	AGWARA & ASSOCIATES		
19				
20		By: //S// Liborius Agwara, NV Bar No. 7576		
21		1058 E. Sahara Ave., #B Las Vegas, NV 89104		
22		Attorney for Defendants OBTEEN N. NASSIRI, DC, JENNIFER		
23		NASSIRI, ADVANCED ACCIDENT CHIROPRACTIC CARE, DIGITAL		
24		IMAGING SERVICES aka DIGITAL IMAGING SERVICES, LLC		
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2			TWEEDT & DOTEE, EET
3	·	By:	//S//
4		27	THOMAS J. DOYLE, ESQ.
5			400 University Avenue
6			400 University Avenue Sacramento, California 95825 Attorney for Defendants ALBERT NOORDA, MD & MARYLAND MEDICAL CENTER
7			& MARYLAND MEDICAL CENTER
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SHEPPARD, WAYTE & CARRUTH LLP 8337 W. SUNSET RD., #350	QUALIFIED PROTECTIVE ORDER		

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